

United States District Court
 Eastern District of Pennsylvania

Attensor Percy Lew
 Plaintiff,

Case No. 22-cv-1488
 Chief Judge Juan R. Sanchez

- v -

George Little - Executive Secretary Of Corrections
 Uli Klem - Director Of Treatment Services
 K. Sorber - Facility Manager S.C.T. Phoenix
 Mandy Biser Sipple - Deputy Centralized Services
 John and Jane Doe's #1 Vote Sheet Members
Balden - Chaplain
 Rivello - Deputy
 Bobbi Jo Salanon - Facility Manager
 Tim Miller - C.C.P.M.
 John and Jane Doe's #2 - Unit Team Members
 John and Jane Doe's #3 - Security Team Members
 John and Jane Doe's #4 - Religious Accommodation
 Committee Members
 John and Jane Doe's #5 Bureau Treatment Services
 Robert J. Marsh - Regional Deputy Secretary
 Tabb Bickell - Executive Deputy Secretary
 John Wetzel - Executive Secretary
 Nicki J. Paul - C.S.A.
 Kenneth Brubaker - C.S.A.
 LT. Myers
 Col. Hostage Negotiator - John Doe
 Col. Mattis
 Col. Hosterman
 Capt. Andrews
 Maj. Haddeman
 Sued in Individual and Official Capacities,
 Defendants



AMENDED COMPLAINT WITH JURY DEMAND

Introduction

This is a civil rights action filed by Alfonso Percy Pew, a state prisoner at S.C.I. Phoenix for a Temporary Restraining Order, Preliminary Injunction, Permanent Injunction, Declaratory Judgment, Damages Rewards Compensatory and Punitive Relief under 42 U.S.C. §§ 1983, Religious Land Use Institutionalized Persons Act, 2000 alleging the denial to practice his Religion Shetout Meter Hosarian and Auzar Auset Society under 1st and 14th Amendment of the United States Constitution and the depriving him of Religious and medical Necessity of a Electric Razor which is approved and prescribed or weekly electric razor barber shave that was approved violating 8th and 1st Amendment and RLUIPA 2000 Religious Shaving Hair Removal from Arm Pits and Genitalia Area being denied. Also a fourth 8th Amendment and Excessive Body Cavity Search In Retaliation And Punitive Grievance Rejection # 925312 under 1st 14th Amendment and Title 37593.9.

Jurisdiction

1. The Court has jurisdiction over the plaintiff claims of violation of federal constitutional rights under 42 U.S.C. §§ 1331(1) and 1343.

Parties

2. The Plaintiff Alfonso Percy Pew is incarcerated at S.C.I. Phoenix under the current unconstitutional violations expressed in this Complaint.
3. Defendant George Little is the Executive Secretary of Corrections he is responsible for the over all operations of the State Correctional Institutions statewide Policies.
4. Defendant Uli Klem is the Director of Treatment Services he is responsible for the statewide Religious Services at State Correctional Institutions.
5. Defendant K. Scarber is the facility manager at S.C.I. Phoenix he is responsible for the management and over all operations at S.C.I. Phoenix.
6. Defendant Mandy Biser-Sipple is the Deputy of Centralized Services she is over Religious Services department in the S.C.I. Phoenix.
7. Defendant John and Jane Doe's #1 Vote Sheet members they were in charge of the voting process that denied Plaintiff Religious Accommodations at S.C.I. R.

8. Defendant Badden is the facility Chaplain from S.C.I.R. that denied Plaintiff religious Request for religious Necessities Accommodations.
9. Defendant Rivello is the Deputy at S.C.I.R. who is responsible for management and operations.
10. Defendant Bobbi Jo Salamon is the facility Manager at S.C.I.R. responsible for all operations at S.C.I.R.
11. Defendant Tim Miller is the C.C.P.M. at S.C.I.R. he is responsible for all programs services at S.C.I.R.
12. ^{Defendant} John and Jane Doe's #2 Unit Team members they are involved in the voting process for religious accommodations at S.C.I.R.
13. ^{Defendant} John and Jane Doe's #3 Security Team members they are involved in the decision making process for religious accommodations at S.C.I.R.
14. ^{Defendant} John and Jane Doe's #4 religious Accommodation member Committees they make the final decisions about religious accommodations statewide at all S.C.I.'S.
15. ^{Defendant} John and Jane Doe's #5 Bureau Treatment Services members they have final say so on religious accommodations.
16. Defendant Robert J. Marsh is the Regional Deputy Secretary of Corrections in charge of S.C.I.R. Region.
17. Defendant Tabb Bickell is the Executive Deputy Secretary he is in charge statewide of S.C.I.R. and S.C.I. Phoenix.
18. Defendant John Wetzel is the Executive Secretary of Corrections he has statewide control over all religious Policies and Practices.
19. Defendant Nicki J. Paul CSA is the liason with the PA. DOC, S.C.I.R. and AGO.
20. Defendant K. Baubaker CSA is the liason with the PA. DOC, S.C.I.R. and AGO.
21. ^{Defendant} T Meyers is a Officer rank 3 at S.C.I.R.
22. ^{Defendant} Hostage Negotiator John Doe #6 is a Officer rank 6 at S.C.I.R.
23. ^{Defendant} Mattis is a Officer at S.C.I.R.
24. ^{Defendant} Co Hosterman is a Officer at S.C.I.R.

25. Defendant Capt. Andrew is a Officer Rank 4 at S.C.I.
26. Defendant May Haldeman is a Officer Rank 5 at S.C.I.
- Sued in Individual and Official Capacities Defendants.

Facts

27. Plaintiff arrived at S.C.I. Phoenix on September 24th 2021 from S.C.I. Rockview.
28. Plaintiff prior to being transferred from S.C.I. Rockview to S.C.I. Phoenix had been a bona fide follower and practitioner of Shetant Neter Religion, Osarian Religion as taught by the Temple of Aset Shetant Neter and as taught by Ausar Auset Society.
29. Plaintiff as such has previously litigated against the Pennsylvania Department of Corrections on two prior occasions until a Federal Settlement for a Vegan Diet Bag / Vegan Menu the first Settlement Agreement was in 2006 and the Second Settlement Agreement was in 2015 for the Courts verification Chief Judge Juan R. Sanchez can take Judicial Notice of No. 203-CV-01728-2P2 *Pew v. Terna et al* magistrate Judge Lisa Puro Lenihan See (Exhibit A)
30. Defendant John Wetzel, Defendant Tabb Bickell, Defendant Ulli Klem, Defendant John and Jane Doe's # 4 religious Accommodation Committee members and Defendant John and Jane Doe's # 5 Bureau treatment Services Members were directly involved in the Settlement Agreement dating back march 30th 2015 that assured Plaintiff would be accommodated with the Vegan Diet Bag / Vegan menu while in the PA. DOC S.C.I. facilities for Life without parole for the Courts verification Chief Judge Juan R. Sanchez can take judicial notice page # 36 of 37 Transcript march 30th 2015 See (Exhibit B)

31. Plaintiff on January 18th 2021 at S.C.I. Rockview applied for Religious Diet Request form under Shetant Meter / Ausar Auset Society and Defendant Bolden on January 21st 2021 was involved in the process to deny Plaintiff Religious Diet.
32. Plaintiff under his Religious Faith practice had already been granted a Religious Hair Exemption in June 6th 2000 by the Pa. Dept. of Corr. Priest Father William Terza for the Courts verification Chief Juan R. Sanchez see (Exhibit C)
33. Plaintiff on January 18th 2021 at S.C.I. Rockview applied for Religious Accommodation Request form under Shetant Meter and Defendant Bolden on January 21st 2021 was involved in the process to deny Plaintiff Religious Hair Net for Hair locs and the Religious Tam crowning the Hair locs known as Ethiopian Tam.
34. Plaintiff while confined at S.C.I. Rockview through previous litigation was assured by the Pennsylvania Department of Corrections that Plaintiff would be able to purchase outside the Institution a Ankh Cross Religious medallion of Plaintiff choosing from Sidney Charles Religious medallion the Court Chief Judge Juan R. Sanchez can take Judicial Notice at Court of Common Pleas Centre County CP-14-MD-0000710-2009 Judge Pamela A. Quest Writ of State Habeas Corpus decision may 13, 2011. See (Exhibit D)
35. Plaintiff on January 18th 2021 at S.C.I. Rockview applied for Religious Accommodation Request form under Shetant Meter, maat, Osarian, Ausar Auset Society and Defendant Bolden on January 21st 2021 was involved in the process to deny Plaintiff Religious Ankh Cross medallion from Sidney Charles Company.

36. Plaintiff from January 18th 2021 on at S.C.I. Rockview would go on to apply Religious Accommodation Request forms for Nervines Homeopathic Herbal medicine and Supplements for Plaintiff religious items Religious Incense, Religious Oil, Religious Powder, Religious CD music and Lectures and CD Player for religious CD's and Defendant Bolden was involved in the process to deny each religious Accommodation Request at S.C.I. Rockview until Plaintiff transfer to S.C.I. Phoenix September 24th 2021.

37. Defendant John and Jane Doe #1 Vote Sheet Members for S.C.I. Rockview from January 21st 2021 through September 24th 2021 after Defendant Bolden processed Plaintiff religious Accommodations Request each member voted to deprive Plaintiff of religious necessities (a) religious Ankh Cross meditation specific to Religion from Sidney Charles Company (b) religious Incense, religious Oil, religious Powder, (c) religious CDs and CD Player for religious Hair Loc's and religious Hair Net Culling for religious Loc's a Tam (Ethiopian Tam) (E) religious Diet Vegan Bag / Vegan menu.

38. Defendant Bolden, Rivello, John and Jane Doe #2 Unit Team Members, John and Jane Doe #3 Security Team Members, Tim Miller C.C.P.M. May Haldeman, Bobbi Jo Salamon, John and Jane Doe #1 Vote Sheet members each had a active roll at the institutional facility level between January 21st 2021 on each submitted a single vote by vote sheet to deprive Plaintiff of religious necessities essential to the core practice of Plaintiff Religion until September 24th 2021.

39. Defendant's Ulli Klemm, John and Jane Doe's #5 Bureau Treatment Services members and John and Jane Doe's #4 Religious Accommodation Committee members on April 16th 2021 each individually and collectively had a single vote each that denied Plaintiff essential religious items necessities vital to the practice of Plaintiff core religion:

(a) April 16th 2021 denial of Nervines Herbal medicine Homeopathy Remedies by Defendant Ulli Klemm and Department of Treatment Services (Bureau Treatment Services members and Religious Accommodation members. See (Exhibit E)

(b) April 16th 2021 denial of Vegan Bag by Defendant Ulli Klemm and Department of Treatment Services (Bureau Treatment Services members and Religious Accommodation members. See (Exhibit F)

(c) April 16th 2021 denial of Ank's Cross medallion from Sidney Charles Company by Defendant Ulli Klemm and Department of Treatment Services (Bureau Treatment Services members and Religious Accommodation Committee members. See (Exhibit G)

(d) April 16th 2021 denial of incense, oil, powder of fragrance by Defendant Ulli Klemm and Department of Treatment Services (Bureau of Treatment Services members and Religious Accommodation members. See (Exhibit H)

(e) April 16th 2021 denial of Religious CD's and CD Player by Defendant Ulli Klemm and Department of Treatment Services (Bureau Treatment Services members and Religious Accommodation members. See (Exhibit I)

- (F) April 14th 2021 denial of religious Hair Covering net for Hair Loc's and religious Headwear Ethiopian Tam for Hair Loc's by Defendant Ulli Klemm and Department Treatment Services (Bureau Treatment Services members and religious Accommodat ion members. See (Exhibit J)
40. Defendant George Little replaced Defendant John Wetzel. George Little, John Wetzel, Tabb Bickell, Robert J. Marsh are P.A. DOC. Executive Staff after the last Settlement Agreement No. 2:03-cv-01728 LPL Hearing March 30th 2015 See again (Exhibit A) these Defendant George Little, John Wetzel, Tabb Bickell, Robert Marsh by way of Scott Whalen had a memo in Plaintiff institutional medical record files that Plaintiff receives a Vegan Bag / Vegan menu so when Plaintiff arrived at S.C.I. Rockview in 2018 from 2018 through September 24th 2021 these Defendants Little, Wetzel, Bickell and Marsh had a binding legal duty to guarantee Plaintiff receive a Vegan Bag / Vegan menu meals.
41. Defendant Little, Wetzel, Bickell, Marsh from January 1st 2021 through September 24th 2021 deprived Plaintiff of the right to practice his religion by denial of core necessities, oil, incense, powder, CD's, CD player, hair covering, headwear, vegan diet, herbal nervines.
42. Defendants Little, Klemm, John and Jane Does # 1 Bolden, Rivello, Bobbi Jo Salomon, Tim Miller, John Jane Does # 2, John Jane Does # 3, John and Jane Does # 4 John and Jane Does # 5, Marsh, Bickell, Wetzel, Haldeman

each knew Plaintiff could not eat meat, milk, cheese, dairy products, animal flesh, chicken, beef, turkey, fish which violates Plaintiff dietary religious restrictions laws and threatens Plaintiff health and safety.

43. Plaintiff at Rockview was suffering High Triglycerides, Low Platelet Count, High BMI Hypertension Disease, Kidney Disease, Screening for Cancer and weight had went from 163 pounds in 2015 on vegan diet to 222 pounds on 2/3/21 because Plaintiff was being forced to eat animal products and denied Vegan Bag/Vegan menu. See (Exhibit K)

44. Plaintiff was 5'11 and 222 pounds which is obesity being fed animal products and unable to exercise properly because of covid 19 pandemic Plaintiff was confined in (DTU) Level 5 Housing between January 1st 2021 and ~~and~~ September 24th 2021 with lack of movement and exercise.

45. On April 19th 2021 Defendant LT. Meyers, Col Hostage Negotiator John Doe, Col Mattis, Col Hosterman because Plaintiff was on a religious fast practicing Plaintiff religion Shetant here Osarian the three Defendants came to Plaintiff cell threatening physical force to use a violent cell extraction employing chemical agents if Plaintiff did not comply with orders so Plaintiff unwillingly under threats of violent duress did strip naked and be escorted to medical.

46. Plaintiff at medical was placed into a locked shower cage and immediately again under violent duress use of force in shower made to strip naked again.

47. After the second strip naked search in 10 minutes plaintiff was then under dress made to put on and wear a smock suicide dress and all the plaintiff cell contents under dress was left in the cell on the Unit Plaintiff was forced to leave.

48. When plaintiff was next taken out of the shower cage in a smock dress with no property Plaintiff was put in a medical isolation cell behind a brick wall with no legal papers, no cell contents from his unit cell, no property at all, no mattress to sleep on, no bed sheets, no blanket for cold air, no toilet paper for toilet use, no soap to wash, no wash cloth to bathe, no under clothes to change, no toothbrush dental hygien, everything was kept and withheld.

49. Plaintiff while confined in the medical isolation cell with nothing in it was denied showers, denied exercise, there was no open window in cell, a negative air flow from ventilation, no fans, no a/c the vents were off but at evening and nights get cold, Plaintiff had no other inmates around, no TV, no radio, no books, no magazine, no puzzles and was extreme isolation solitary confinement with no anti suicide murals on wall.

50. Plaintiff had no stimulation, no sensory and when requested was denied inmate peer support services called C.P.S. Certified Peer Support Specialist all of this was in violation of the PA.D.A.C. own written policies DCADM 13.8.1. because Plaintiff was a D-Code S.M.I. inmate from D.T.U. Program.

51. Plaintiff was threatened the entire time with being freed fed having tubes freed up Plaintiff nose and Plaintiff was denied the PA.D.A.C. Covid 19 phone calls and PA.D.A.C. Covid 19 Kiosk use that inmates received.

52. This was retaliatory based conduct for Plaintiff exercising his religious right to fast so Plaintiff filed grievance # 925312 processed April 27th 2021.
See (Exhibit L)

53. Defendant Nicki J. Paul and K. Brubaker and Bobbi Jo Salaman would conspire to obstruct the administrative due process due Title 37 § 93.9 Inmate Complaints by rejecting processing of the grievance to a grievance officer to answer the grievance.

54. Plaintiff exhausted to the 2nd level and Defendant Bobbi Jo Salamon attempted to give a justification for rejecting the grievance. See (Exhibit M)
55. Plaintiff again exhausted to the 3rd and final level and Defendant Wetzel and Defendant Bobbi Jo Salamon agreed with the precessing of Plaintiff valid grievance according to administrative procedure DC ADM 804 and Title 37 Pa. Code 93.9 Inmate Complaints. See (Exhibit N)
56. Plaintiff suffered physical injury, physiologically, traumatic injury and irreparable harm while in medical isolation cell for a endless time span.
57. On September 24th 2021 Plaintiff was transferred to S.C.T. Phoenix.
58. Plaintiff first made S.C.T. Phoenix Defendant Biser Sipple aware that Plaintiff is a vegan and suppose to receive a vegan diet under his religion Defendant Biser Sipple was given a copy of Plaintiff Vegan Diet Card and Vegan meal See (Exhibit O) See (Exhibit P)

59. Plaintiff after giving the documents to Defendant Mandy Bizer Sipple the Plaintiff also provided Defendant K. Scriber with the same documents.
60. Plaintiff next on several occasions at S.C.T. Phoenix spoke with Defendant Mandy Bizer-Sipple and Defendant K. Scriber and told them Plaintiff has had a medical authorization from medical practitioner and PA.D.O.C. fee for over 29 years for a Electric RAZOR purchase the Defendants both have a copy see (Exhibit Q)
61. Plaintiff suffers a painful scarring condition of pseudo folliculitis, papules which is a skin disability under 28 C.F.R. § 35.104 American Disability Act. See (Exhibit R)
62. Defendant Mandy Bizer-Sipple and Defendant K. Scriber were made aware by Plaintiff that the PA.D.O.C. agreement and S.C.T. Rockview made a such time the Grievance Settlement that until the time Plaintiff can receive Electric Razors on the Pa.D.O.C. sales list until that time Plaintiff can receive Electric RAZOR shaves in Barbershop each week. Defendants were given copies of the grievance and Plaintiff Barbershop passes callouts at Rockview.

63. When Defendant Mandy Biser-Sipple and Defendant K. Scerber did not take action Plaintiff filed a grievance # 964261.

64. Defendants Little, Bickell, Marsh Executive Staff Office has not taken any action on Grievance final 3rd level Exhaustion Appeal # 964261 since 7/26/22 and it has been over due for months. See (Exhibit S)

65. There are at the very least 10 to 20 inmates at SCI Phoenix alone who a Dr. Brazel was sent to see about Electric Razor prescriptions that have not been carried out and allowed by DA. D.C. after Dr. Orders inmates are not allowed the Electric Razor purchase for years. See (Exhibit T)

66. Plaintiff is physically harmed and injured by Defendant Mandy Biser-Sipple and Defendant K. Scerber denying Plaintiff Electric Razor access.

67. Plaintiff is now being treated by a Oncologist and also has Diabetes as a result of meals Plaintiff is forced to eat. See (Exhibit U)

68. Defendants Mandy Biser-Sipple, Defendant K. Scerber and the CSA. Owens and CSA Orlando said Plaintiff exhausted the Religious Issues at Central Office and can't raise the same issue again.

69. Plaintiff since September 24th 2021 to date August 13th 2022 continues to be denied to practice his religion at SCT. Phoenix, denied religious diet, denied religious necessities by Defendants Mandy Biser-Sipple, K. Scerber, George Little, John and Jane Does #4, John and Jane Does #5, Tabb Bickell, Robert Marsh, John Wetzel, Uli Klemm.

70. The feeded meat, flesh, eggs, milk, cheese dairy, turkey, fish, beef, animal product harm Plaintiff and plaintiff injuries at SCT. Phoenix are chloride, creatinine, glucose, platelets, potassium, trichyccides, AIC, and Plaintiff is now 236 pounds 4 ounces and a Diabetic.

71. Plaintiff Religion also requires the shaving of under arm pits and genital area and the Electric razor is not just a medical order but also a Religious necessity too that is being denied.

Claims

72. Denial To Practice Religion, Denial Religious Diet, Denial Religious Necessities, Retaliatory Acts Over Religious Fast, Retaliatory Excessive^{2nd} Body Cavity Searches In Shower Cage, Retaliatory Conditions In Medical Cell, Retaliatory Electric Razor Needed for medical and Religious Purposes, Retaliatory Grievance Rejection #925312.

Constitutional Violations

73. 1st, 4th, 8th, 14th Amendment U.S. Constitution, RLUIPA Religious Land Use Institutionalized Persons Act 2000, Americans With Disabilities Act, Statutory Title 37 Pa. Codes 93.9.

Injuries

74. Denial Of Electric Razor - Damage To Skin Facial Lesions and Papules Scarring and Pain.
 75. Denial Religious Vegan Diet. Damage To Health Exacerbation by Deterioration and Disease.

Relief

76. Injunctive
 77. Declaratory
 78. Monetary

79. ~~C~~ertification and Verification of Complaint I, Alfonso Percy Pew, hereby ~~c~~ertify and ~~v~~erify that the foregoing I have wrote and read and it is true and ~~correct~~ under the penalties of perjury for unsworn falsification to law enforcement. 28 U.S.C. § 1746.

Proof Of Service
1st Class mail
United States District Court
Eastern District
601 Market Street
Philadelphia, Pa. 19107

x Alfonso Percy Pew

8/13/22

(EXHIBIT A)

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

ALFONSO PERCY PEW,

Plaintiff,

vs.

JOANNE TORMA; DAVE ROBERTS;
T'SHANNA KYLER; THOMAS FULCOMER;
WILLIAM LOVE; JEFFREY BEARD; PHILIP L.
JOHNSON; MECHLING; WILLIAM TERZA;
VICUSI; CULP; EVANS; WILLIAM STICKMAN;
NIXON; JAMES META; CAROL A. DEWITT;
COREY A. BISH,

Defendants.

No. 2:03-cv-01728-LPL

Magistrate Judge Lenihan

STIPULATION OF DISMISSAL WITH PREJUDICE

AND NOW, come the Defendants by their attorney, Scott A. Bradley, Senior Deputy Attorney General, and offer the following:

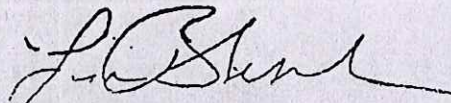
1) the Parties have engaged in settlement discussions seeking an amical resolution of the above-captioned case;

2) during these negotiations, Plaintiff has been assisted by University of Pittsburgh Law Students Kyle Webster, Quinn Cozzens and James Baker, under the supervision of Attorney Bret Grote;



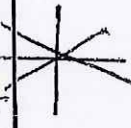


3) the Parties have mutually agreed and entered into a settlement agreement covering all claims in the above-captioned case, see Exhibit A (attached hereto); and

4) accordingly, pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, it is hereby stipulated and agreed that the above-captioned case shall be dismissed with prejudice.

BY THE COURT:



Lisa Pupo Lenihan,
United States Magistrate Judge

		(Entered: 03/24/2015)	
03/26/2015	214	ORDER that the time of the Telephone Conference scheduled for March 30, 2015 has been changed. Originally scheduled for March 30, 2015 at 1:30 PM, the Conference will now be held March 30, 2015 at 2:30 PM. Defense counsel shall make arrangements to have the plaintiff participate telephonically. Signed by Magistrate Judge Lisa Pupo Lenihan on 03/26/2015. Text-only entry; no PDF document will issue. This text-only entry constitutes the Order of the Court or Notice on the matter. (jmb) (Entered: 03/26/2015)	
03/30/2015		Minute Entry for proceedings held before Magistrate Judge Lisa Pupo Lenihan: A Status Conference was held on 3/30/2015. Marcia Noles and Margaret Gorden from the D.O.C. also participated in the call. Discussion took place about resolving Mr. Pew's dietary issues and ensuring that he begins to receive the vegan meal bag agreed to in the settlement agreement. Mr. Gates advised the Court that he will take responsibility for this. A follow-up telephone conference is scheduled for April 17, 2015 at 10:00 AM. The D.O.C. is ordered to make Mr. Pew available via telephone. (Court Reporter: Richard Ford) Text-only entry; no PDF document will issue. This text-only entry constitutes a Minute of the Court or Notice on the matter. (jmb) (Entered: 03/30/2015)	 
03/30/2015	215	ORDER granting in part and denying in part 211 Motion "for Plaintiff Civil Allocation Into Court Record Objecting to Stipulation of Dismissal With Prejudice and to be Present by Video Teleconference With Judge Lenihan." A telephone conference was held on this date with Plaintiff, his pro bono counsel and counsel for the Department of Corrections. The Department of Corrections agreed to make sure that Plaintiff is receiving the vegan diet bag agreed to in the settlement agreement. A telephone conference is scheduled for April 17, 2015 at 10:00 am to ensure that this is occurring. Signed by Magistrate Judge Lisa Pupo Lenihan on 3/30/15. Text-only entry; no PDF document will issue. This text-only entry constitutes the Order of the Court or Notice on the matter. (Lenihan, Lisa) Modified on 3/31/2015 to edit docket text. (ksa) (Entered: 03/30/2015)	 
04/17/2015	216	Minute Entry for proceedings held before Magistrate Judge Lisa Pupo Lenihan: A Status Conference was held on 4/17/2015. The purpose of this conference was to ensure that plaintiff is receiving the dietary meal that was agreed to in the settlement agreement between the parties. Scott Whalen from the facility at which Mr. Pew is housed- SCI Camp Hill- advised the court that Mr. Pew refused to come to the phone for the conference call. Marcia Noles, Margaret Gordon and Michael Enck were also on the call. They are from the dietary department. Mr. Enck is from the dietary department at SCI Camp Hill and advised the court that Mr. Pew has been receiving the special diet agreed to and that he has not made any complaints, either orally or in writing about his diet. The Court will consider this matter resolved. (Court Reporter: none) (jmb) Modified on 4/20/2015 to correct typos. (ksa) (Entered: 04/17/2015)	
04/24/2015	217	NOTICE of 187 Blood Pressure on 4/18/2015 and Threat of Lose of Life by ALFONSO PERCY PEW. (Attachments: # 1 Envelope Notice mailed in)	

(Exhibit C)

HAIR EXEMPTION

ALPHONSO PEW

BT-7263

INMATE

#

FCPD - SCI PGH

DATE

J. William R. Terza

6/6/00

Fr. William R. Terza

(Exhibit D)

J-S13014-11

Secretary of the Pennsylvania Department of Corrections. Appellant, a proclaimed follower of the Shetaut Neter faith and member of the Pan-African Association of America, claimed that he suffered "religious persecution" at the hands of prison officials who denied his request to wear religious headgear known as an "Ethiopian Tam." Appellant claimed prison officials discriminated against him on account of his religion, pointing out that Jewish prisoners are permitted to wear yarmulkes and Muslim prisoners may wear a kufi. The Religious Accommodations Committee of the Department of Corrections denied Appellant's inmate grievance for security concerns, as the Tam that Appellant requested, unlike the yarmulke and kufi, does not fit flush to the head and could potentially be used to hide weapons or contraband.

Appellant filed a supplemental petition on June 23, 2009, against Kenneth Cooper, an employee of the Department at SCI-Rockview, claiming prison officials illegally confiscated photos of Appellant raising a clenched fist, which Appellant claimed to be a religious posture. Officials contend they seized the photos for security reasons as they interpreted the gesture to be a gang sign. In addition, Appellant filed an amended petition on July 21,

2009, claiming he had also been denied permission to purchase an Ankh cross. Appellant has since been allowed to purchase an Ankh cross.

After both parties submitted briefs on the aforementioned claims, the trial court held hearings on July 30, 2009 and November 17, 2009. On

(Exhibit E)



3B1004-01

TO **PEW Alfonso** **BT7263** **ROC**FROM Ulli-KL
Rev. Ulli Klemm, Religious Services Administrator, DTS ←

DATE April 16, 2021

RE Religious Accommodation Decision ←

Based on the review and evaluation of your recent Religious Accommodation Request by your institution; the Religious Accommodation Review Committee, and the Division of Treatment Services, the Department response to your request is as follows:

REQUEST:

To be allowed to purchase Nerviness herbal medicine to combat his hypertension.

RESPONSE:

The request to be permitted to purchase Nerviness herbal medicine is denied as this refers to a medical issue rather than a religious one. The inmate is encouraged to have further discussions with medical regarding managing issues related to his health.

4/16 2021 Date inmate sent copy of this decision by CPD CPD Initials TB

cc: CPD Files
DTS Electronic Files

CPD: Forward this notification to:
Superintendent
DSCS
CCPM
CFSM, as applicable



(Exhibit F)

3B-1004-01

TO **PEW Alfonso BT7263 ROC**

FROM Ulli Klemm
Rev. Ulli Klemm, Religious Services Administrator, DTS ←

DATE April 16, 2021

RE **Religious Diet DENIAL** ←

As per **DC-ADM 819**, below is the decision concerning the status of a Religious Diet requested by the individual named above:

REQUEST:

Diet - Other

Inmate is requesting a vegan bag diet with raw vegetables and rice cakes or matzah.

RESPONSE:

Inmates request for a diet consisting of vegan bags with raw vegetables and rice cakes or matzah is **DENIED** as the request is not of a religious nature but based on a personal preference. In addition the inmate's commissary purchases within three months of the CEN review process of his request shows inconsistency with the foods he claims his religion prohibits him from consuming. DC-ADM 819 stipulates when the inmate may resubmit a new Religious Diet Request Form for the same diet.

4/16 2021 Date inmate sent copy of this decision by CPD

CPD Initials JB

CPD/Designee:

1. Forward this notification to the inmate named above
2. Make **DISAPPROVED** notation in **UMS** and ICAR note, as applicable
3. File copy of decision with accommodation paperwork



(Exhibit G)

3B 1004-01

TO **PEW Alfonso** **BT7263** **ROC**
 FROM Ulli Klemm
 Rev. Ulli Klemm, Religious Services Administrator, DTS ←
 DATE April 16, 2021
 RE **Religious Accommodation Decision** ←

Based on the review and evaluation of your recent Religious Accommodation Request by your institution, the Religious Accommodation Review Committee, and the Division of Treatment Services, the Department response to your request is as follows:

REQUEST:

To purchase an Ankh medallion and chain from the Sidney Charles Company

RESPONSE:

The request to purchase an Ankh medallion and chain from the Sidney Charles Company is denied. First, Sidney Charles Company is not an Approved Outside Purchase Vendor (DC-ADM 815). Second, the ability to purchase an ankh and chain is already available in the current Religious Articles Catalog.

4/19/2021 Date inmate sent copy of this decision by CPD CPD Initials JB

cc: CPD Files
DTS Electronic Files

CPD: Forward this notification to:

Superintendent
DSCS
CCPM
CFSM, as applicable

(Exhibit H)

3B 1004-01



TO **PEW Alfonso** **BT7263** **ROC**
Ulli-Klemm
 FROM **Rev. Ulli Klemm, Religious Services Administrator, DTS** ←
 DATE **April 16, 2021**
 RE **Religious Accommodation Decision** ←

Based on the review and evaluation of your recent Religious Accommodation Request by your institution, the Religious Accommodation Review Committee, and the Division of Treatment Services, the Department response to your request is as follows:

REQUEST:

To purchase incense, oil or fragrance powder to use in his cell

RESPONSE:

The request for incense, oil, and fragrance powder is denied as each presents a threat to safety and security. Allowing an inmate to possess oils of any kind presents a safety and fire hazard. Oils could be burned to mask the smell of illegal substances, could be extremely harmful if ingested in quantities and could be also used as a weapon during a cell extraction. Incense and fragrant powder may also be used to mask smells

4/20 2021 Date inmate sent copy of this decision by CPD CPD Initials JB

cc: CPD Files
DTS Electronic Files

CPD: Forward this notification to:
 Superintendent
 DSCS
 CCPM
 CFSM, as applicable

(Exhibit I)



3B-1004-01

TO **PEW Alfonso BT7263 ROC**Ulli-KlemmFROM Rev. Ulli Klemm, Religious Services Administrator, DTS ←

DATE April 16, 2021

RE **Religious Accommodation Decision**

Based on the review and evaluation of your recent Religious Accommodation Request by your institution, the Religious Accommodation Review Committee, and the Division of Treatment Services, the Department response to your request is as follows:

REQUEST:To purchase a CD player and religious CDs**RESPONSE:**

The request to purchase a CD player and religious CDs is denied. The request for a CD player is not a religious request. The least restrictive means for the inmate to practice the songs of his faith is for him to sing them himself. Instead of religious CDs the inmate may purchase literature appropriate for the study of his religion.

4/20 2021 Date inmate sent copy of this decision by CPD CPD Initials JB

cc: CPD Files
DTS Electronic Files

CPD: Forward this notification to:

Superintendent
DSCS
CCPM
CFSM, as applicable

(Exhibit J)

3B 1004-01



TO **PEW Alfonso** **BT7263** **ROC**
Ulli-Klemm
 FROM Rev. Ulli Klemm, Religious Services Administrator, DTS
 DATE April 14, 2021
 RE **Religious Accommodation Decision**

Based on the review and evaluation of your recent Religious Accommodation Request by your institution, the Religious Accommodation Review Committee, and the Division of Treatment Services, the Department response to your request is as follows:

REQUEST:

To purchase a hairnet and an Ethiopian Tam to cover his hair

RESPONSE:

Inmate's request for a hairnet is denied as it is not a religious request but is instead related to concerns regarding hygiene. The request for an Ethiopian Tam is denied for several reasons. First, the inmate does not provide a reason why the head coverings already available in the Religious Articles Catalog will not meet his needs. Second, the does not explain why possessing a tam is an essential part of his faith practice. The inmate may submit a new accommodation providing answers to these questions and also providing DTS with a specific vendor and specific article sold by that vendor which the inmate wishes the Department to review. The Ethiopian Tam must meet the criteria listed in DC-ADM 815 and DC-ADM 819 regarding the size, color, material, etc. restrictions regarding outside purchases before it will be considered for review.

4/14 2021 Date inmate sent copy of this decision by CPD CPD Initials KB

cc: CPD Files
 DTS Electronic Files

CPD: Forward this notification to:

Superintendent
 DSCS
 CCPM
 CFSM, as applicable

VITAL/LAB: WEIGHT ←

PEW, ALFONSO ←

Location G - B - 1016 - 01

Number: BT7263
Alt Number: 4152
Facility: RC - SCI ROCKVIEW
SSN: 185-56-4152

DOB: 2/21/1973
Gender: M
Agency: SCI ROCKVIEW

Diagnosis: **F22d41** Delusional disorder, Persecutory type, **F43.22** Adjustment disorders, With anxiety, Cerumen impaction, Constipation, unspec., Diverticulosis of colon, Hyperlipidemia, unspec., Hypertension, benign, Kidney disease, chronic, unspec., Left testicular pain, Neuropathy, unspec., Pain, low back, Patient's noncompliance with other medical treatment and regimen, Pruritus, NOS, Psoriasis, NOS, Scleritis, NOS, Scleritis, unspecified side, Screening, cancer, colon, Testicular dysfunction, unspecified

Allergies	CODEINE				
DATE	TIME	VALUE	PERFORMED BY		
02/03/2021	7:51	222 lbs	HIBBLER, TAMARA		
09/09/2020	9:50	219 lbs	RILEY, MATTHEW		
08/05/2020	12:18	217 lbs	HOOPER, AMANDA		
02/05/2020	9:51	204.4 lbs	SILKS, MICHELE		
08/22/2019	12:16	207 lbs	KADIEV, MARIYA		
04/25/2019	13:49	208.6 lbs	PRESTON, VERNON		
02/20/2019	10:20	NA lbs	ERNST, ETHAN		
09/24/2018	14:26	WEIGHT - 209 LBS (9/24/2018 2:00:00 PM) lbs	PRESTON, VERNON		
09/24/2018	14:00	209 lbs	PRESTON, VERNON		
12/14/2017	12:32	204 lbs	LUKEHART, RODGER		
01/17/2017	9:31	195 lbs	BARNES, MARGARET		
11/06/2015	18:38	refused lbs	PRINKEY, GARY		
09/14/2015	21:14	163 lbs	SMITH, LAWRENCE		

RECEIVED

DC-804 APR 27 2021
Part 1COMMONWEALTH OF PENNSYLVANIA
DEPARTMENT OF CORRECTIONSFOR OFFICIAL USE
925312
GRIEVANCE NUMBERat Rockview
Supt's Assistant's Office

OFFICIAL INMATE GRIEVANCE

TO: FACILITY GRIEVANCE COORDINATOR N. Paul	FACILITY: S.C.I.R	DATE: 4/21/21
FROM: (INMATE NAME & NUMBER) Alfonso Few BT 7263	SIGNATURE OF INMATE: Alfonso Few BT 7263	
WORK ASSIGNMENT: None	HOUSING ASSIGNMENT: Building Treatment	
<p>INSTRUCTIONS: ① 2 Boxes cell content. ② exercise yard daily ③ Covid 19 weekly 1. Refer to the DC-ADM 804 for procedures on the inmate grievance system. Cell. ④ Compensation for being stripped twice and put in smock as punishment. 2. State your grievance in Block A in a brief and understandable manner. 3. List in Block B any action you may have taken to resolve this matter. Be sure to include the identity of staff members you have contacted. ⑤ Not to be forced fed with Tube up Nose. ⑥ Monetary Damages!</p> <p>A. Provide a brief, clear statement of your grievance. Additional paper may be used, maximum two pages (one DC-804 form and one one-sided 8 1/2" x 11" page) State all relief that you are seeking.</p> <p><u>Statement of Facts</u> On 4/19/21 LT. Meyers, Co. Hostage Negotiator, Co. Mattis, Co. Holtzman came to GB 1016 and forced me to be taken to medical Building Strip Cage Camera where I was made to strip a second time since GB 1016 walk to medical and put in a smock. I told them on camera I was not suicidal nor a threat to anyone. I am on a Sheraton Netter Religion inspired fast. All my property was taken and kept in GB 1016 my hygiene, legal, religious (2 boxes of cell content) Now I'm left in medical (Cell #4 I'm told there is no exercise yard back here in cages and I'm told no TVs allowed on walls of this POC and told no free Covid 19 cell. I am being threatened that I'm going to be forced fed with a Tube up my nose. I told everyone involved I am not on NO Hunger Strike I am on a Sheraton Netter Religion fast and I don't want to be harmed. I am physically affected by the risk of being forced fed. My lawful rights are being violated 8th, 14th, 15th Amendment Rights, 42 USC 1983, 1984A).</p> <p>B. List actions taken and staff you have contacted, before submitting this grievance.</p> <p>I put on camera that my Religion Fast. I told all staff I'm not on NO Hunger Strike.</p>		

Your grievance has been received and will be processed in accordance with DC-ADM 804.

Signature of Facility Grievance Coordinator _____ Conditions _____ Date _____

WHITE Facility Grievance Coordinator Copy CANARY File Copy PINK Action Return Copy
 GOLDEN ROD Inmate Copy

(Exhibit M)



Facility Manager's Appeal Response

SCI Rockview
1 Rockview Place
Bellefonte, PA, 16823-1664

05/21/2021 09:25

Inmate Name:	PEW, ALFONSO	DOC #:	BT7263
Facility:	Rockview	Unit Location:	G / B
Grievance #:	925312		

This serves to acknowledge receipt of your grievance appeal to the Facility Manager for the grievance noted above. In accordance with the provisions of DC-ADM 804, "Inmate Grievance System Policy", the following response is being provided based on a review of the entire record of this grievance. The review included your initial grievance, the Grievance Officer's response, your appeal to me and any other documents submitted.

Decision: Uphold Response

It is the decision of this Facility Manager to uphold the initial response, uphold the inmate, dismiss, or Uphold in part/Deny in part. This response will include a brief rationale, summarizing the conclusion, any action taken to resolve the issue(s) raised in the grievance and your appeal and relief sought.

Response:

I have reviewed the initial grievance, the grievance officer response, and the subsequent appeal of your issues relating to your concerns with Conditions.

Mr. Brubaker adequately responded to your grievance. Within your grievance you discuss being taken to Medical and forced to strip a second time and put in a smock. You discuss you are not on a hunger strike and should not be in Medical, as it is a religious fast. You discuss not having your property, no exercise yard, no free Covid call, or TVs on the wall. You further discuss you're affected by the risk of being force fed.

Within the grievance you discuss being taken to Medical and then the conditions in the POC cell. There are separate issues and needed to be presented separately. Additionally, you state you are affected by the risk of being force fed, as you have not been force fed you cannot grieve something that has not happened. Your grievance fails to comply with DC ADM 804 and was properly rejected.

Your grievance appeal is denied and any compensation requested is denied.

Signature:

Name

B. Salamon

Title:

Facility Manager

Date:

5/21/21

cc: DC-15
File

DC-ADM 804, Inmate Grievance System Procedures Manual

Section 2 - Appeals, Attachment 2-B

Issued: 1/26/2016 Effective: 2/16/2016

BT7263 Grievance #: 925312

PEW, ALFONSO

Page 1 of 1

(Exhibit 17)



07/12/2021 11:22

Final Appeal Decision Dismissal

Secretary's Office of Inmate Grievances & Appeals
 Pennsylvania Department of Corrections
 1920 Technology Parkway
 Mechanicsburg, PA 17050

GB

Inmate Name:	PEW, ALFONSO	DOC #:	BT7263
SCI Filed:	Rockview	Current SCI:	Rockview
Grievance #:	925312		

This serves to acknowledge receipt of your appeal to final review for the grievance identified above. In accordance with the provisions of DC-ADM 804, Inmate Grievance System Policy, this Office has reviewed all documents provided as part of the grievance record. Upon consideration of the entire record, it is the decision of this office to dismiss your appeal to final review due to a failure to comply with the provisions of the DC-ADM 804, as specified below.

Decision: Dismiss

Your grievance was properly rejected at the facility level for the reason(s) outlined below.

Rationale:

- Grievance or appeal must be legible, understandable, and presented in a courteous manner.
- Grievances based upon different events must be presented separately.

Response:

This office concurs with the decisions of the Grievance Coordinator and the Facility Manager.

Signature:**Name:**

D. Varner

Title:

Chief Grievance Officer

Date:

07/12/21

cc: DC-15/Superintendent - Rockview
 Grievance Office

DC-ADM 804, Inmate Grievance System Procedures Manual

Section 2 - Appeals, Attachment 2-G

Issued: 1/26/2016 Effective: 2/16/2016

BT7263 Grievance #:925312

PEW, ALFONSO

Page1 of 1

(Exhibit C)

THERAPEUTIC DIET ID CARD	
START DATE	EXPIRES: 2
10/15/17	
PEW	ALFONSO
BT7263	BB
VEGAN	21

RHU/MED

Wednesday, November 23, 2016

[illegible]

Staff Initials:

(Handwritten notes in Hindi)



(Exhibit Q)

DC-75
Rev. 3-89

COMMONWEALTH OF PENNSYLVANIA
DEPARTMENT OF CORRECTIONS
STATE CORRECTIONAL INSTITUTION

m5
POP I

AT: SCIC PA ZIP PH:
INMATE NAME Alfonso DOC # BT-7263
DATE 6/22/94
AGE _____

R
→ may purchase electric razor
- he has pseudofolliculitis; mod.
severe (razor bumps)

SUBSTITUTION PERMISSIBLE
IN ORDER FOR A BRAND NAME PRODUCT TO BE DISPENSED, THE PRESCRIBER
MUST HANDWRITE "BRAND NECESSARY" OR "BRAND MEDICALLY NECESSARY" IN
THE SPACE BELOW

C. Newfield
Colleen Newfield, PA-C
TIME/SEHG Physician Assistant

LABEL ☐ REFILL _____

DC-78
COMMONWEALTH OF PENNSYLVANIA
DEPARTMENT OF CORRECTIONS

mas- Codornio
Hypersensitivity

Signature

Pew, Alfonso

Medication or Treatment

	Hypersensitivity	Medication or Treatment
87	Sick like. Requests ille. Razor for razor bumps	
9:	mod # of <u>papules</u> <u>surrounding</u> <u>hair</u> <u>in</u> <u>beard</u> <u>area</u>	

beard area

Mod. pseudo folioid-like
Script sent for permission to buy
ster razor. C. Newfield PPR
6/23/94 on

6/22/94

23) Script for razor C. Kenfield PPH
TT transfer to SCI 6/23/94 on Thelma
Labrion Delaware 2 h 3 h h
BVT male from

Received 51 year old BK male from Librian Prison & Kith 31

Received 51 year old SCC Lang H. II Institution. Do you have any current medical problems? Psych prof - Taking medication(s) - Y.e. injury during transport? no -

medical problems? Psych prob - Taking medication(s) - Yes
injury during transport? NO

Did you sustain any injury during transport? NO

Did you sustain any injury during transport?

Librium 5mg Daily - 2 caps sent. + Ref med @ 2000.

will take dose tomorrow.

will take dose tomorrow.
Carbamido per 6.50p otic qtt's # @ ear
metamucil orange packets & Daily ~~per. cream~~ ^{per. cream} N. Sh
rec'd Am. @ carb Hill N.
508 50-76-16. BP 138/98
D. Spurred

1.2894

metamorphosed orange
rec'd Am. & carb Hill 1/1.

Vital signs: - T. 98.5° - 76 - 16. BP 138/98
wt. 149.5 lbs as ordered by Dr. Sewell
L. J. G. [Signature]
M. Sewell [Signature]

DR. S.

State Correctional Institution at PHOENIX			Inmate Pass	Date:	3/29/2022
Inmate: BT7263	PEW, ALFONSO	←	Housing: J-B-1019	Callout#:	4830051
Staff	Appointment		Location	Arrive:	1130
D Henry	HOLD TO CALL DL DR. BAZEL	←	WEST - Building 3A - Medical Waiting Area	Depart:	1145
Comments:			Job: GLP		
Issuing Authority:			Time Left:	Return To:	
Destination Authority:			Time Arrived:	Time Left:	
Return Authority:			Time Returned:		
*** YOU ARE TO REPORT TO THE STAFF MEMBER / APPOINTMENT AT LOCATION LISTED ABOVE ***					
*** FAILURE TO RESPOND TO PASS WILL RESULT IN A MISCONDUCT ***					

(Exhibit S)

2022

Secretary's Office of Inmate Grievances & Appeals

Pennsylvania Department of Corrections
1920 Technology Parkway
Mechanicsburg, PA 17050

JB101901

This serves to acknowledge receipt of information associated with your intent to appeal a grievance (identified below, if available) to final review, to communicate your concern(s) to the Secretary's Office of Grievances and Appeals, and/or to check the status of review related to your matter.

Inmate Name:	Alfonso Pew	Inmate Number:	BT7263
SCI Filed at:	Phoenix	Current SCI:	Phoenix
Grievance # (if available):	964261, 973795, 973800, 974059, 976982, 979015		
		a) You have already received final disposition/review on this issue through this Office. b) This Office has no prior record of receipt of an appeal from you regarding this issue. c) You have already filed a grievance to seek review and resolution of this matter. d) You are encouraged to work through institutional channels to resolve your complaint initially. If unable to resolve your complaint informally, be advised that DC-ADM 804 provides a mechanism for all inmates to seek formal resolution for concerns. e) You failed to provide the official grievance number for identification purposes. f) Your claim to have grieved and/or appealed this concern at the institutional level without response does not entitle you to direct appeal to final review. Rather, contact the Grievance Coordinator or Facility Manager's office regarding the status of your appeal. g) You have not yet appealed this issue to the Facility Manager. Final review will not be granted until you do so. Upon receiving a response from the Facility Manager at the respective facility, you may once again submit a timely written appeal to this Office for final review. Be sure that your appeal to this office includes all the necessary documents as outlined in DC ADM 804. If all documents are not received with your appeal, it may be dismissed. This response does not grant you a right to an appeal if it would otherwise have been untimely to pursue that appeal to the Superintendent.	
	X	h) Your grievance and/or correspondence is being filed without further action for the reason(s) specified in the Comments/Action Taken section below.	
		i) The following action has been taken in response to the inquiry, request, or concern communicated in your letter.	
Comments/Action Taken:			
This is in response to your letter sent to this office dated 6/26/22, which is in reference to the above listed grievance numbers. Review of our inmate grievance tracking system finds the following: 973795, 973800, 974059 & 976982 – since the date of your letter, you have been sent final review responses and/or referral notices for all of these grievances. → 964261 – this grievance is still pending for review by the Bureau of Healthcare Services, I have emailed someone from the bureau in hopes of expediting their response. 979015 – our office has received your appeal and our response is not yet due nor completed.			
Signature:	Keri Moore	Title:	Assistant Chief Grievance Officer
Date:	07/26/22		

KLM/TAK

cc: DC-15/Superintendent – PHX
Grievance Office

State Correctional Institution at PHOENIX

Inmate Pass

Date: 7/28/2022

Inmate: BT7263

PEW, ALFONSO

Housing: J-B-1019

Callout#: 4912619

Staff

Appointment

Location

Arrive: 1330

D Henry

ONCOLOGY TELEMED-PM DR. ANNINO

HOLD TO CALL

Depart: 1345

Comments:

Job: J-B Unit Janitor - 1st Shift

Issuing Authority: _____

Time Left: 1315

Return To: _____

Destination Authority: _____

Time Arrived: _____

Time Left: _____

Return Authority: _____

Time Returned: _____

*** YOU ARE TO REPORT TO THE STAFF MEMBER / APPOINTMENT AT LOCATION LISTED ABOVE ***

*** FAILURE TO RESPOND TO PASS WILL RESULT IN A MISCONDUCT ***

S.C.T. Phoenix 1200 Mokychie Drive
Collegeville, Pa. 19426

U.S. MAR
X-100

To Eastern District of Pennsylvania
Clerk Office of
United States District Court
601 Market Street
Philadelphia, Pa. 19106-9865

